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UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

2014 FEB 10 A 10: 53
U.S. DISTRICT COURT
DISTRICT OF RHODE ISLAND

CERTAIN UNDERWRITERS AT)
LLOYD'S, LONDON, SUBSCRIBING TO)
POLICY NUMBER LPK 02247)
Plaintiffs,)

Vs.)

PALMISCIANO-PONTE INVESTMENT)
GROUP, LLC)
Defendant.)

DOCKET NUMBER

CA 14-

755

COMPLAINT FOR DECLARATORY RELIEF
AND CLAIM FOR JURY TRIAL

NATURE OF ACTION

1. This Complaint is a request for a judgment declaring that an insurance policy that certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 ("Underwriters") issued to the Palmisciano-Ponte Investment Group, LLC ("PPIG") does not require Underwriters to pay for any loss, damages, costs or expenses which PPIG has or may incur by reason of water damage and/or structural damage to a building located at PPIG Street, West Warwick, Rhode Island, alleged to have occurred on or about September 16, 2011.

JURISDICTION AND VENUE

2. This Court has jurisdiction over this matter under 28 U.S.C. sec. 1332 in that it arises between citizens of different states / countries and the matter in controversy exceeds the sum or value of seventy-five thousand dollars (\$75,000.00), exclusive of interest and costs.

3. Venue is proper in this district under 28 U.S.C. sec. 1391(a)(2) and (b)(2) as this action concerns an insurance policy issued to PPIG for a dwelling located in West Warwick, Rhode Island.

PARTIES

4. Underwriters are those individuals subscribing to a policy of insurance, no. LPK 02247 issued by certain Underwriters at Lloyd's, London to PPIG, effective November 18, 2010 through November 18, 2011.

5. PPIG is a Rhode Island limited liability company with a principal place of business at 825 Main Street, West Warwick, Rhode Island, and a mailing address of 1350 Division Road, Suite 301, West Warwick, Rhode Island.

BACKGROUND

6. Upon information and belief, at all relevant times PPIG rented space and operated a business known as "Riverpoint Lace Works" at property located at 825 Main Street, West Warwick, Rhode Island, including a two-story frame building at the mill complex known as the dye house (collectively referred to as "the mill" and the specific building as "the dye house").

7. Upon information and belief, PPIG makes claims for losses relating to the failure of a portion of the mill's fire suppression system causing water damage and a portion of the dye house's first floor facility to collapse onto the lower level on or about on September 16, 2011. PPIG claims that machinery, equipment, tangible property, furniture, fixtures, and/or inventory were damaged or lost.

8. PPIG also claims that its work in progress and future business opportunities (including four years of projected gross profits) were lost.

9. PPIG's claim also seeks coverage for "Defaulted credit facility" described as involving business closure based on separate unsecured credit facilities by PPIG's principal, John Ponte ("Ponte"), specifically a business line of credit / promissory note.

10. On October 19, 2011, the West Warwick Building Department ("Building Department") sent a cease and desist letter to the owner of the mill, 825 Main Street, LLC, whose principal is also Ponte, ordering that all operations at the premises be stopped. As reason, the Building Department determined that:

There is massive deterioration of the wood components (flooring, beams and posts) throughout the entire building. Additionally the reinforced concrete slab has spalled in many areas leaving the steel reinforcement exposed and rusting. The joists, which support the original first floor wood floor, are also badly deteriorated/failed as is the steel "C" channel. Also a portion of the floor collapsed in an area approximately 15' x 80' on the northwest end of the building.

A true and correct copy of the Building Department letter is attached hereto as Exhibit "A."

11. The plaintiffs initially investigated the cause and origin of the loss. This included retaining an independent adjuster who visited the property, took photographs, obtained documents from local authorities, spoke with witnesses, retained experts (Victor Popp, PE, a sprinkler expert, Michael P. Hickey, Jr., an electrical expert, and Douglas Fisher, PE, a structural engineer), and reviewed the findings of Ponte's expert, Richard Pastore, P.E., and the West Warwick Building Department.

12. Following the initial investigation, in November 2011, PPIG provided invoices relating to a claim of damage to the property of others; a Proof of Loss was then sent to and signed by Ponte on January 6, 2012. The plaintiffs sent a settlement check to PPIG for the claim. The check was cashed by PPIG.

13. Approximately a year later, by letter dated January 16, 2013, PPIG submitted a demand to Underwriters, without any supporting documents, for alleged business property lost, including equipment, machinery, furniture, fixtures, inventory, work in progress, and debris removal.

14. Underwriters then retained counsel and, in March 2013, requests for complete inventories of the damaged property and supporting documents were made, subject to a full reservation of rights.

15. After no documents were forwarded, counsel noticed Ponte's examination under oath for May 13, 2013, noting PPIG's duty to cooperate and making another request that supporting documents be provided.

16. PPIG retained new counsel and the examination under oath was rescheduled at the request of PPIG's new counsel for June 27, 2013.

17. On June 24, 2013, Ponte's examination under oath (noticed relative to 825 Main Street Realty, LLC's claims) commenced, but was suspended when it became clear that many of the requested documents were not produced and Ponte was not in a position to clarify the nature of the claims. The continued examination under oath was noticed for August 13, 2013.

18. In an effort to have documents available prior to the August 2013 examination under oath, counsel for Underwriters met with counsel for 825 Main Street Realty, LLC / PPIG on July 29, 2013. It was learned at this meeting that the amounts originally claimed were no longer valid and new categories of claims were to be asserted, including losses allegedly related to defaulted loan obligations. Additional documents were promised.

19. The day before the August 13, 2013 examination under oath was to take place, 463 additional documents were produced without explanation or clarification of PPIG's claims.

Counsel for Underwriters canceled the examination under oath and requested an explanation with supporting documentation for each aspect of PPIG's expanding and changing claims.

20. Having received no response, on September 4, 2013, counsel again noticed Ponte's continued examination under oath for October 3, 2013, with a request for all documents to be produced by September 25, 2013. The notice cited to the Policy's cooperation requirements and that Underwriters were reserving their rights, similar to the prior notices and requests for documents.

21. PPIG failed to comply with the requested pre-examination production of documents, prompting counsel for Underwriters to again cancel Ponte's continued examination.

22. On October 24, 2013, PPIG provided correspondence revising its originally noticed claims and asserting that its claims involved damage to equipment/furniture/fixtures, "defaulted credit facility" losses resulting from business closure, and loss of work in progress/loss of future business opportunities, substantially greater than previously presented.

23. As detailed, Underwriters' investigation efforts were repeatedly met with untimely, incomplete and/or unclear presentation of PPIG's claims.

24. A denial of coverage letter dated December 6, 2013, was sent to Ponte, care of his counsel at the time. A true and correct copy of the Denial letter is attached hereto as Exhibit "B."

25. New counsel for Ponte retained by PPIG and 825 Main Street Realty, LLC, responded to that denial letter and selected an appraiser by letter dated January 27, 2014. A true and correct copy of that response letter is attached hereto as Exhibit "C."

THE POLICY

26. Underwriters issued Certificate number LPK 02247 to PPIG, effective November 18, 2010, through November 18, 2011, which lists the described locations as one building at 825

Main Street, West Warwick, Rhode Island. ("the Policy"). A true and correct copy of the Policy is attached hereto as Exhibit "D."

27. The following provisions appear in the Policy in form ***BUILDING AND PERSONAL PROPERTY COVERAGE FORM*** (CP 00 10 06 07):

A. Coverage

We will pay for direct physical loss or damage to Covered Property at the premises described in the Declarations caused by or resulting from any Covered Cause of Loss.

1. Covered Property

Covered Property, as used in this Coverage Part, means the type of property described in this section, A.1., and limited in A.2., Property Not Covered, if a Limit of Insurance is shown in the Declarations for that type of property.

a. Building, meaning the building or structure described in the Declarations, including:

- (1) Completed additions;***
- (2) Fixtures, including outdoor fixtures;***
- (3) Permanently installed:***
- (a) Machinery and (b) Equipment;***

...

b. Your Business Personal Property located in or on the building described in the Declarations or in the open (or in a vehicle) within 100 feet of the described premises, consisting of the following unless otherwise specified in the Declarations or on the Your Business Personal Property – Separation Of Coverage form:

- (1) Furniture and fixtures;***
- (2) Machinery and equipment;***

...

2. Property Not Covered

Covered Property does not include:

- a. Accounts, bills, currency, food stamps or other evidences of debt, money, notes or securities. Lottery tickets held for sale are not securities;***

...

3. Covered Causes Of Loss

See applicable Causes Of Loss Form as shown in the Declarations.

4. Additional Coverages

- a. Debris Removal***

(1) Subject to Paragraphs (3) and (4), we will pay your expense to remove debris of Covered Property caused by or resulting from a Covered Cause of Loss that occurs during the policy period. The expenses will be paid only if they are reported to us in writing within 180 days of the date of direct physical loss or damage.

...

28. The following provisions appear in the Policy in form **CAUSES OF LOSS – SPECIAL FORM (CP 10 30 06 07)**:

A. Covered Causes of Loss

When Special is shown in the Declarations, Covered Causes of Loss means Risks of Direct Physical Loss unless the loss is:

- 1. Excluded in Section B., Exclusions; or*
 - 2. Limited in Section C., Limitations;*
- that follow.*

B. Exclusions

- 1. We will not pay for loss or damage caused directly or indirectly by any of the following. Such loss or damage is excluded regardless of any other cause or event that contributes concurrently or in any sequence to the loss.*

...

a. Ordinance Or Law

The enforcement of any ordinance or law:

- (1) Regulating the construction, use or repair of any property; or*
- (2) Requiring the tearing down of any property, including the cost of removing its debris.*

This exclusion, Ordinance Or Law, applies whether the loss results from:

...

- (b) The increased costs incurred to comply with an ordinance or law in the course of construction, repair, renovation, remodeling or demolition of property, or removal of its debris following a physical loss to that property.*

...

- 2. We will not pay for loss or damage caused by or resulting from any of the following:*

...

- d.** *(1) Wear and tear;*
- (2) Rust or other corrosion, decay, deterioration, hidden or latent defect or any quality in property that causes it to damage or destroy itself;*

...

But if an excluded cause of loss that is listed in 2.d.(1) through (7) results in a "specified cause of loss" or building glass breakage, we will pay for the loss or damage caused by that "specified cause of loss" or building glass breakage.

...

f. Continuous or repeated seepage or leakage of water, or the presence or condensation of humidity, moisture or vapor, that occurs over a period of 14 days or more.

...

k. Collapse, including any of the following conditions of property or any part of the property:

- (1) An abrupt falling down or caving in;*
- (2) Loss of structural integrity, including separation of parts of the property or property in danger of falling down or caving in; or*
- (3) Any cracking, bulging, sagging, bending, leaning, settling, shrinkage or expansion as such condition related to (1) or (2) above.*

But if collapse results in a Covered Cause of Loss at the described premises, we will pay for the loss or damage caused by that Covered Cause of Loss.

This exclusion k. does not apply:

- (a) To the extent that coverage is provide under the Additional Coverage – Collapse; or*
- (b) To collapse caused by one or more of the following:*
 - (i) The "specified causes of loss";*

...

m. Neglect of an insured to use all reasonable means to save and preserve property from further damage at and after the time of loss.

...

4. Special Exclusions

The following provisions apply only to the specified Coverage Forms.

a. *Business Income (And Extra Expense) Coverage Form, Business Income (Without Extra Expense) Coverage Form, Or Extra Expense Coverage Form*

We will not pay for:

...

- (3) Any increase of loss caused by or resulting from:*

...

(b) Suspension, lapse or cancellation of any license, lease or contract. But if the suspension, lapse or cancellation is directly caused by the "suspension" of "operations", we will cover such loss that affects your Business Income during the "period of restoration" and any extension of the "period of restoration" in accordance with the terms of the Extended Business Income Additional

Coverage and the Extended Period Of Indemnity Optional Coverage or any variation of these.

(4) Any Extra Expense caused by or resulting from suspension, lapse or cancellation of any license, lease or contract beyond the "period of restoration".

...

29. The following provisions also appear in the Policy in form **CAUSES OF LOSS – SPECIAL FORM (CP 10 30 06 07)**:

D. Additional Coverage – Collapse

The coverage provided under this Additional Coverage – Collapse applies only to an abrupt collapse as described and limited in D.1 through D.7

1. For the purpose of this Additional Coverage – Collapse, abrupt collapse means an abrupt falling down or caving in of a building or any part of a building with the result that the building or any part of a building cannot be occupied for its intended purpose.

2. We will pay for direct physical loss or damage to Covered Property, caused by abrupt collapse of a building or any part of a building that is insured under this Coverage Form or that contains Covered Property insured under this Coverage Form, if such collapse is caused by one or more of the following:

a. Building decay that is hidden from view, unless the presence of such decay is known to an insured prior to collapse.

...

30. The following provisions also appear in the Policy in form **CAUSES OF LOSS – SPECIAL FORM (CP 10 30 06 07)**:

G. Definitions

...

2. "Specified causes of loss" means the following: fire; lightning; explosion; windstorm or hail; smoke; aircraft or vehicles; riot or civil commotion; vandalism; leakage from fire-extinguishing equipment; sinkhole collapse; volcanic action; falling objects; weight of snow, ice or sleet; water damage.

31. The following provisions appear in the Policy in form **BUSINESS INCOME (AND EXTRA EXPENSE) COVERAGE FORM (CP 00 30 06 07)**:

A. Coverage

1. Business Income

Business Income means the:

- a. Net Income (Net Profit or Loss before income taxes) that would have been earned or incurred; and*
- b. Continuing normal operating expenses incurred, including payroll.*

...

Coverage is provided as described and limited below for one or more of the following options for which a Limit of Insurance is shown in the Declarations:

- (1) Business Income including "Rental Value".*
- (2) Business Income other than "Rental Value".*
- (3) "Rental Value".*

If option (1) above is selected, the term Business Income will include "Rental Value". If option (3) above is selected, the term Business Income will mean "Rental Value" only.

If Limits of Insurance are shown under more than one of the above options, the provisions of this Coverage Part apply separately to each. We will pay for the actual loss of Business Income you sustain due to the necessary "suspension" of your "operations" during the "period of restoration". The "suspension" must be because by direct physical loss of or damage to property at premises which are described in the Declarations and for which a Business Income Limit of Insurance is shown in the Declarations. The loss or damage must be caused by or result from a Covered Cause of Loss.

We will pay for the actual loss of Business Income you sustain due to necessary "suspension" of your "operations" during the "period of restoration". The "suspension" must be caused by direct physical loss of or damage to property at premises which are described in the Declarations and for which a Business Income Limit of Insurance is shown in the Declarations. The loss or damage must be caused by or result from a Covered Cause of Loss. . . .

...

2. Extra Expense

- a. Extra Expense coverage is provided at the premises described in the Declarations only if the Declarations show that Business Income coverage applies at that premises.*
- b. Extra Expense means necessary expenses you incur during the "period of restoration" that you would not have incurred if there had been no direct physical loss or damage to property caused by or resulting from a Covered Cause of Loss.*

We will pay Extra Expense (other than the expense to repair or replace property) to:

- (1) Avoid or minimize the "suspension" of business and to continue operations at the described premises or at replacement premises or temporary locations, including relocation expenses and costs to equip and operate the replacement location or temporary location.*

(2) Minimize the "suspension" of business if you cannot continue "operations".

We will also pay Extra Expense to repair or replace property, but only to the extent it reduces the amount of loss that otherwise would have been payable under this Coverage Form.

3. **Covered Causes of Loss, Exclusions and Limitations**

See applicable Causes of Loss Form as shown in the Declarations.

5. **Additional Coverages**

c. **Extended Business Income**

(1) **Business Income Other than "Rental Value"**

If the necessary "suspension" of your "operations" produces a Business Income loss payable under this policy, we will pay for the actual loss of Business Income you incur during the period that:

(a) Begins on the date property (except "finished stock") is actually repaired, rebuilt or replaced and "operations" are resumed;

(b) Ends on the earlier of:

(i) The date you could restore your "operations", with reasonable speed, to the level which would generate the business income amount that would have existed if no direct physical loss or damage had occurred;

Loss of Business Income must be caused by direct physical loss or damage at the described premises caused by or resulting from any Covered Cause of Loss.

32. The following provisions appear in the Policy in form **BUSINESS INCOME (AND EXTRA EXPENSE) COVERAGE FORM (CP 00 30 06 07)**:

F. Definitions

3. **"Period of restoration"** means the period of time that:

a. **Begins:**

(1) 72 hours after the time of direct physical loss or damage for Business Income Coverage; or

(2) Immediately after the time of direct physical loss or damage for Extra Expense Coverage;

caused by or resulting from any Coverage Cause of Loss at the described premises; and

b. **Ends on the earlier of:**

(1) The date when the property at the described premises should be repaired, rebuilt or replaced with reasonable speed and similar quality [sic]; or

(2) The date when business is resumed at a new permanent location.

...

33. The following provisions also appear in the Policy in form ***BUILDING AND PERSONAL PROPERTY COVERAGE FORM*** (CP 00 10 06 07):

Throughout this policy the words "you" and "your" refer to the Named Insured shown in the Declarations. The words "we", "us" and "our" refer to the Company providing this insurance

...

E. Loss Conditions

...

2. Appraisal

If we and you disagree on the value of the property or the amount of loss, either may make written demand for an appraisal of the loss.

...

3. Duties In The Event Of Loss Or Damage

a. You must see that the following are done in the event of loss or damage to Covered Property:

...

(5) At our request, give us complete inventories of the damaged and undamaged property. Include quantities, costs, values and amount of loss claimed.

(6) As often as may be reasonably required, permit us to examine the property proving the loss or damage and examine your books and records.

Also permit us to take samples of damaged and undamaged property for inspection, testing and analysis, and permit us to make copies from your books and records.

...

(7) Send us a signed, sworn proof of loss containing the information we request to investigate the claim. You must do this within 60 days after our request. We will supply you with the necessary forms.

(8) Cooperate with us in the investigation or settlement of the claim.

b. We may examine any insured under oath, while not in the presence of any other insured and at such times as may be reasonably required, about any matter relating to this insurance or the claim, including an insured's books and records. In the event of an examination, an insured's answers must be signed.

34. Similarly, the ***BUSINESS INCOME (AND EXTRA EXPENSE) COVERAGE FORM*** (CP 00 30 06 07) provides:

C. Loss Conditions

...

2. Duties In The Event Of Loss

a. *You must see that the following are done in the event of loss:*

...

(4) *Take all reasonable steps to protect the Covered Property from further damage, and keep a record of your expenses necessary to protect the Covered Property, for consideration in the settlement of the claim. This will not increase the Limit of Insurance. However, we will not pay for any subsequent loss or damage resulting from a cause of loss that is not a Covered Cause of Loss.*

...

(5) *As often as may be reasonably required, permit us to inspect the property proving the loss or damage and examine your books and records. Also permit us to take samples of damaged and undamaged property for inspection, testing and analysis, and permit us to make copies from your books and records.*

(6) *Send us a signed, sworn proof of loss containing the information we request to investigate the claim. You must do this within 60 days after our request. We will supply you with the necessary forms.*

(7) *Cooperate with us in the investigation or settlement of the claim.*

(8) *If you intend to continue your business, you must resume all or part of your "operations" as quickly as possible.*

b. *We may examine any insured under oath, while not in the presence of any other insured and at such times as may be reasonably required, about any matter relating to this insurance or the claim, including an insured's books and records. In the event of an examination, an insured's answers must be signed.*

35. The following provisions appear in the Policy in form **COMMERCIAL**

PROPERTY CONDITIONS (CP 00 90 07 1988):

This Coverage Part is subject to the following conditions, the Common Policy Conditions and applicable Loss Condition and Additional Conditions in Commercial Property Coverage Forms.

...

D. LEGAL ACTION AGAINST US

No one may bring a legal action against us under this Coverage Part unless:

- 1. There had been full compliance with all of the terms of this Coverage Part; and*
- 2. The action is brought within 2 years after the date on which the direct physical loss or damage occurred.*

COUNT I

**DECLARATION THAT THE POLICY'S LIMITATIONS PERIOD FOR ACTIONS
AGAINST UNDERWRITERS HAS EXPIRED**

36. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through thirty-five (35) as if fully stated herein.

37. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to the mill, including alleged loss of work in progress / future business opportunities, and "defaulted credit facility," under the Policy.

38. The Policy has a limitations period for actions against Underwriters. Such actions must be brought within 2 years after the date on which the direct physical loss or damage occurred.

39. The physical loss or damage occurred on or about September 16, 2011.

40. The Limitations period expired on September 16, 2013.

41. The claim for appraisal was not made until January 27, 2014.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That the Policy's Limitations period is valid, enforceable, and not against public policy.

b. That the Policy's Limitations period expired as of September 17, 2013.

c. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are not required to participate in the appraisal process as it amounts to an action against the plaintiffs beyond the Limitations period.

d. That under the Policy, certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur by reason of water damage and/or structural damage to a building located at PPIG Street, West Warwick, Rhode Island, alleged to have occurred on or about September 16, 2011.

e. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

COUNT II

DECLARATION THAT ALL ASPECTS OF THE LOSS ARE EXCLUDED BY "WEAR AND TEAR" / DETERIORATION EXCLUSIONS

42. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through forty-one (41) as if fully stated herein.

43. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to the mill, including alleged loss of work in progress / future business opportunities, and "defaulted credit facility," under the Policy.

44. The Policy excludes coverage for *Wear and tear* and *Rust or other corrosion, decay, deterioration, hidden or latent defect or any quality in property that causes it to damage or destroy itself*.

45. These exclusions apply to *loss or damage . . . caused directly or indirectly* by these causes *regardless of any other cause or event that contributes concurrently or in any sequence to the loss*.

46. The cause / primary cause of the alleged damage to PPIG's machinery / equipment / fixtures was *Wear and tear* and/or *Rust or other corrosion, decay, deterioration, hidden or latent defect or any quality in property that causes it to damage or destroy itself*.

47. The predominant or proximate cause of the loss is not a "specified cause of loss."

48. The "Collapse" provisions in the Policy do not create coverage for any aspect of the loss.

49. Coverage for some or all of PPIG's claims are excluded by "wear and tear" / deterioration exclusions.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That under the Policy, certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur by reason of water damage and/or structural damage to a building located at PPIG Street, West Warwick, Rhode Island, alleged to have occurred on or about September 16, 2011.

b. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

COUNT III

DECLARATION THAT ALLEGED DAMAGES CAUSED BY THE BUILDING DEPARTMENT'S ORDER TO CEASE OPERATIONS ARE EXCLUDED BY "ORDINANCE OR LAW" EXCLUSION

50. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through forty-nine (49) as if fully stated herein.

51. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247

are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to the mill, including alleged loss of work in progress / future business opportunities, and “defaulted credit facility,” under the Policy.

52. The Policy excludes coverage for *loss or damage caused directly or indirectly by . . . Regulating the construction, use or repair of any property . . . or . . . Requiring the tearing down of any property, including the cost of removing its debris.*

53. This exclusion applies to *loss or damage . . . caused directly or indirectly* by these causes *regardless of any other cause or event that contributes concurrently or in any sequence to the loss.*

54. The Building Department ordered that all operations to cease and desist due to: *massive deterioration of the wood components (flooring, beams and posts) throughout the entire building. Additionally the reinforced concrete slab has spalled in many areas leaving the steel reinforcement exposed and rusting. The joists, which support the original first floor wood floor, are also badly deteriorated/failed as is the steel “C” channel. Also a portion of the floor collapsed in an area approximately 15’ x 80’ on the northwest end of the building.*

55. Coverage for some or all of PPIG’s claims are excluded by “Ordinance Or Law” exclusion.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That under the Policy, certain Underwriters at Lloyd’s, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur by reason of the Building Departments order to cease and desist operations at PPIG Street, West Warwick, Rhode Island, following the loss alleged to have occurred on or about September 16, 2011.

b. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

COUNT IV

DECLARATION THAT THERE IS NO COVERAGE FOR ANY ALLEGED LOST PROFITS

56. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through fifty-five (55) as if fully stated herein.

57. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to the mill, including alleged lost profits, including alleged loss of work in progress and alleged loss of future business opportunities, under the Policy.

58. In order for there to be coverage for any loss of business income, the Business Income and Extra Expense Coverage Form (CP 00 30 06 07) requires the loss or damage to be caused by or result from a Covered Cause of Loss.

59. The alleged loss in September 2011 does not involve a covered cause of loss.

60. There is no coverage available to PPIG for any alleged lost profits because of applicable and controlling language and/or exclusions or limitations contained in the Policy.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That under the Policy, certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for alleged lost profits following events alleged to have occurred on or about September 16, 2011.

b. That certain Underwriters' at Lloyd's, London subscribing to Policy No. LPK 02377, duty to indemnify for alleged lost profits would otherwise be limited to loss from suspension of operations during the "period of restoration," as that term is defined by the Policy.

c. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

COUNT V

DECLARATION THAT THERE IS NO COVERAGE FOR ANY ALLEGED "DEFAULTED CREDIT FACILITY"

61. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through sixty (60) as if fully stated herein.

62. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to the mill, including alleged "defaulted credit facility," under the Policy.

63. The claim for "defaulted credit facilities" does not fall within the scope of the Business Income and Extra Expense Coverage.

64. Further, in order for there to be coverage for any loss under the Business Income and Extra Expense Coverage Form (CP 00 30 06 07), the loss or damage must be caused by or result from a Covered Cause of Loss.

65. The alleged loss in September 2011 does not involve a covered cause of loss.

66. There is no coverage available to PPIG for any alleged loss related to alleged “defaulted credit facility” because of applicable and controlling language and/or exclusions or limitations contained in the Policy.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That under the Policy, certain Underwriters at Lloyd’s, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for alleged “defaulted credit facilities” following events alleged to have occurred on or about September 16, 2011.

b. That certain Underwriters at Lloyd’s, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

COUNT VI

DECLARATION THAT PLAINTIFFS ARE RELIEVED OF ANY OBLIGATIONS DUE TO PPIG’S FAILURE TO COOPERATE

67. The plaintiffs repeat and reallege the allegations contained in paragraphs one (1) through sixty-six (66) as if fully stated herein.

68. An actual controversy within the jurisdiction of this court exists between the parties as to whether or not certain Underwriters at Lloyd’s, London subscribing to Policy No. LPK 02247 are required to indemnify PPIG for loss, damages, costs or expenses which PPIG has incurred or may incur as a result of damage to any property at the mill, including alleged lost profits and “defaulted credit facility,” under the Policy.

69. As a condition to coverage, the Policy requires the policy holder to cooperate in the investigation of the claim including the provision of detailed inventories, permitting examination of the insured’s books and records, and submission to examination under oath.

70. PPIG did not reasonably cooperate with the plaintiffs’ investigation of its claim.

71. The plaintiffs were prejudiced by PPIG's lack of cooperation.

WHEREFORE, the plaintiffs, Underwriters, request a judgment declaring as follows:

a. That PPIG failed to comply with the Duties in the Event of Loss or Damage under the Policy.

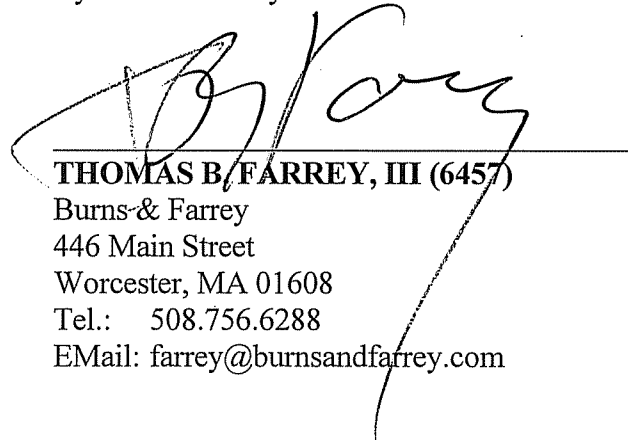
b. That under the Policy, certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 are not required to indemnify PPIG for any alleged loss, cost or expense associated with PPIG's claim in connection with the events alleged to have occurred on or about September 16, 2011.

c. That certain Underwriters at Lloyd's, London subscribing to Policy No. LPK 02247 be awarded all other relief allowed by law or in equity which the Court deems appropriate and just.

THE PLAINTIFFS CLAIM A TRIAL BY JURY ON ALL ISSUES SO TRIABLE

**CERTAIN UNDERWRITERS AT
LLOYD'S, LONDON SUBSCRIBING TO
POLICY NO. LPK 02247,**

By Their Attorney:



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Dated: February 10, 2014

JPM/
(LO-135,#38)